DOG LAW DEFEATED

Mr. Gravely Saves the Bill From Final Slaughter by Moving to Reconsider.

COST OF DOG LEGISLATION

House Has Devoted Three Days to It-A New Primary Bill in the Senate.

For the third successive day the session of the House of Delegates, and a ling session at that, was consumed in consideration of the Gravely dog law. and the end is not yet. At \$600 per day, a very moderate estimate, the proposi-tion to annul the present general dog law has already cost the State nearly 2,400, and another session of the House will be consumed Tuesday in further consideration of this very important sub-ited of legislation.

will be consumed Tuesday in further consideration of this very important subject of legislation.

The member from Henry proposed an amendment for the existing law, the effect of which will be to practically research the statute and unchain all the dogs of the State. That amendment was ordered to its engressment Friday when the attendance of members was large, but yesterday many friends of the poor canine had gone to their homes, little suspecting that their proteges interests would be menaced in their absence. To the surprise and consternation of the delegate from Henry, however, the House yesterday refused to pass the engrossed bill, and it was only saved from final failure by Mr. Gravely's motion to reconsider. The member spoke in support of his motion against time until the majority surrendered and agreed to his terms, fixing the all-important legislation as a special order for Tuesday. At that time it is expected that there will be sufficient advocates of the Gravely amendment present to secure its passage.

Granting that the bill will ultimately

that time it is expected that there will be sufficient advocates of the Gravely amendment present to secure its passage.

Granting that the bill will ultimately get through the House, though that is not absolutely certain, it must then rim the gauntlet of the Senate, where many sinators are awaiting its appearance with pockets full of rocks. The prospects of the bill in the Senate are not at all bright. The bill, which to a great extent abrogates the Mathews law, is supported by many of the new members, some of whom were elected chiefly on this issue. The question has been an engrossing one at this session.

The Senate yesterday passed a number of calendar bills and indulged in two discussions, which, while interesting, were not profitable. One of these was us to parliamentary procedure in the matter of the proper reference of a bill. The other discussion was as to the expediency of appropriating \$250,00 for Capitol enlargement and improvement when the public and various other worthy causes are clamoring for large appropriations.

The discussion availed nothing further than to elicit the fact that Messrs. Wicklem

The discussion availed nothing further tran to elicit the fact that Messrs. Wickham and Thomas were opposed to the Capitol appropriation until they "might see where they are at." financially. Mr. Anderson is urging his bill, however, and if the silence of the Senate may be tiken as an indication of the dominant sentiment when the two members named were voicing their opposition, the majority of the Senate is favorable to the Anderson bill. Whether it can command the requisite majority will not be known positively until the bill comes up on its passage.

passage.

Perhaps the most interesting of the new
Perhaps the westerday was that of Mr. Perhaps the most interesting of the new bills offered yesterday was that of Mr. Patteson proposing a viva voce primary for United States senator with majority nomination required and a second pri-mary if need be. The expense of the primary under his plan is to be met by the State.

The Senate.

The Senate sat for an hour and a half, Lieutenant-Governor Willard presiding, and with a very good Saturday at-tendance of members. Two days leave of absence each of Messrs. Holt and Barksdale was granted, on motion of fellow

senators.

Much of the time of the session was consumed in two discusions, one of them of a parliamentary nature relative to the reference of Mr. Patteson's senatorial primary bill, and the other relative to the Anderson Capitol reconstruction and enlargement bill, and its importance in comparison with the school and other appropriations asked. Both of these were informal discussions of a general nature and were given considerable latitude.

In the case of the Patteson bill, that gentleman desired the measure referred to the Committee for Courts of Justice for an opinion as to the constitutionality of the bill. Mr. Wickham and others opposed the bill. Mr. Wickham and others opposed such reference, contending that the bill should take the usual course and go to the Committee for Privilges and Elections, the first committee of the Senate in priority and importance and the one to which the measure should properly go. It was pointed out that the measure might be to that committee and then a

It was pointed out that the measure might go to that committee and then a motion to discharge the Privilges and Elections Committee made and the end thus be subserved. After much discussion the bill finally took the usual course.

OPPOSITION TO CAPITOL BILL.

The discussion over the Anderson Capitol bill came up when the bill was given its first reading. Messrs. Wickham, Thomas, Anderson and Patteson participated in the informal discussion, which was as to the relative importance of the appropriation asked, and of the various sums desired for the public schools and institutions of the State. Mr. Wickham opened the discussion, followed by Mr. Thomas, and Mr. Anderson came to the rescue. Mr. Wickham stated that he was not fully in accord with the senior senarescue. Mr. Wickham stated that he was not fully in accord with the senior senator from Richmond as to the paramount importance of his bill, and he added that he might, indeed, strike out the word fully, and say he was not in accord. He referred to the many demands upon the treasury and the importance of maintaining the public schools, making the point

SUPREMACY



GOLD SEAL SPECIAL DRY-BRUT Champagne

is unquestioned in America. GOLD SEAL is the only American champagne equal to any French wine in quality, bouquet and flavor Served at all leading clubs and cafes. Sold by gracers and wine merchants every-

where, No dinner complete with-Urbana Wine Co., Urbana, N. Y.,

	* WHIM
	KY GROPE?
	White A Sugar, six pounds 25C
	Best Tomatoes, large cans, per 7c can
	Table Peaches, large cans, two 250
	Mountain Roll Butter, fresh, ex- tra quality, per pound
	Pure Leaf Lard, best quality, per 90 Good Roasted Coffée, per 110 Lemons, large, and tuley, per 120
	Lemons, large and julcy, per 126 dozen
	per pound
	Small Navy Beans, per quart 80
	Chipped Beef, one-half pound 25C cans, three for
1	Switzer Cheese, per 20C Shredded Cocoanut, new, two 25C pounds for 25C
1	Kenton Valley Whiskey, Old \$2.00
1	Fresh Bologna Sausage, per 70

Baker's Chocolate, per cake Ten-Pound Pails of Pre-Good Brooms, two-string, 10c.; 156 Oll Sardines, per Lima Beans, California, four 25C Brushes, blacking and scrubbins, 5C Silver King Flour, patent family, per bag, 29c., or, per bbl., \$4.60 Silver King Flour, best on the martie. Silver King Flour, best on the martie.

THE TIMES-DISPATCH: RICHMOND, VA., SUNDA				
と	IT'S LIKE GROPING	call be withdrawn in the interest of fair		
	IN THE DARK	Mr. Churchman disclaimed any inten-	100	
		tion to do the member from Henry any injustice, but he said the "miscrable cur- bill" had engaged the attention of the House for the past three days, and he thought it was time for action. Mr. Gravely made a persistent fight and demanded the roll call on every prop- ception. The pending question was pr-	No.	
	to close your eyes to quality sim- ply because the price seems	thought it was time for action.	Wild Co	
	cheap. Why not come here and see for yourself how good our	and demanded the roll call on every prop-	(
	proceries really are. Here are	osition. The pending question was or- dered and the bill was rejected—ayes, 20, noes, 38. Mr. Gravely voted "no" in or- der to move to reconsider, and he did this	1000	
	some samples of good value:	der to move to reconsider, and he did this and moved to pass this motion by. He		
	Canned Tomatoes, good 5c	spoke to this motion, and was evidently endeavoring to tire the House out and	No.	
	Hay, No. 1 Timothy, per hun-	force an adjournment, pending the dis- posing of the motion to pass by. He charged that the House had taken snap		
;	Two Cans of California Apri- 25c	posing of the motion to pass oy. The charged that the House had taken snap judgment upon him, and he declared that it was only fair to pass the motion by.	No.	
;	Karomel Syrup, quart, Se.; one- half gallon, 15e.; gallon, 296	The ron can of the party	Name of	
;	Sugar, best granulated, per ALC	Ayes—Messrs, Collier, Dickinson, Early, Gray, Griffith, Gunn, Hoge, Howle, Jor- dan, Ould, Pannill, Phillips, Rew, Rose-	Spinis	
;	Jefferson Spring Wheat Flour, 33c	negk, Charles Smith, Sterrett, Thomason, Thornbill, Willeroy and Withers-20,	Shrippe	
;	Witch Hazel Tollet Soap, three 10c	Noes-Messrs. Boaz, Bowman, Bridg- forth, Brooks, Bruce, Cardwell, Church-		
;	Octagon Shape Soap, eight bars 250	man, Clark, Coleman, Cox, Crawford, Daniel, Duke, Gravely, Green, Heer-	Seephon	
;	Bon-Ton Cheroots, five to pack- Q5C	negk, Charles Smith, Sterrett, Thomason, Thornbill, Willeroy and Withers—20, Noes—Messrs. Boaz. Bowman, Bridgforth, Brooks, Bruce, Cardwell, Churchman, Clark, Coleman, Cox, Crawford, Daniel, Duke, Gravely, Green, Heermans, Jennings, Lambeth, Latane, Lee, Lewis, Lion, Lowry, Lyck, Mitchell, Moncure, Owen, Rogers, Royall, Sayers, Blackburn Smith, Spessard, Stubbs, Syd-	10000	
3	Boston Baked Beans, large three- 50	Moncure, Owen, Rogers, Royal, Sayers, Blackburn Smith, Spessard, Stubbs, Syd- ner, Thomson, Walker, Wallace and		
;	Meal, best Dunlop, per peck, 650		800	
5	Chewing Tobacco, Plum, Peach, Rey-	Mr. Gravely held the floor until long past 2 o'clock, and when it became evi- dent that he had the whip hand of the	150000	
3	lar brands, three for 200	situation, Mr. Stubbs suggested an agree- ment by which the question of recon- sideration would come up at 1 o'clock on	125652	
3	extra quality, three pounds for	Tuesday and be disposed of without de- bate. This was agreed to, and the	10000	
;	Sunset Catsup, fine quality, 256 three bottles for		COST OF	
3	pounds for	Mr. Wallace offered a bill allowing the right of appeal before entering into a peace bond, where such bond is re-	1000	
,	Malta-Vita, per package 120	quired, and Mr. Stubbs offered one to	CONTRACTOR OF THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND A	
3	Honey, pure Virginia comb, two pounds for	of circuit courts, so as to change the terms of Middlesex county. SENATE BILLS PASSED.	SUPPLY OF	
<u>ر</u> ک	Corned or Fresh Hams, per QC	To prescribe the duties of the judges of circuit and corporation courts, and to	de la	
,	pound	fix the compensation of attorneys for	10,000	
S	Rice, whole grain, Carolina, four 750	of the hiw prohibiting the sale of adul-		
S	Ouart Jars of Home-Made Sweet 10C	books and other property in the State		
S	Mixed Pickles	law library, and to punish any person who shall wilfully remove the same there- from, or who shall fall to return the	1	
C	Ity, per pound	same after receiving notice from the	dis Second	
C	Early June Peas, per OC	To make valid any disposition of prop-		
C	New N. C. Herrings, clipped, three dozen for 25c, or \$4 per bar- \$2.75	or care of cemeteries, cemetery jots,	1	
C	dozen for 25c., or \$4 per bar- \$2.75	thorizing cemetery companies or trustees		

rel; one-half barrel...... \$2.75

WHOLESALE AND RETAIL S. ULLMAN'S SON, Grocer, Un-Town Store: 506 East Marshall Street.

REMITTANCES MUST ACCOMPANY ALL SHIPPING ORDERS.

that it would be unwise at this time to make the Capitol appropriation.

Mr. Anderson stated that the senator from Lynchburg (Mr. Thomas) had served formal notice on him in the nature of a declaration of war, and intimated that Mr. Thomas and Mr. Wickham had formed an alliance against the measure. He proposed to the appointment of commissions of the appointment of commissions. an alliance against the measure. He pro

an alliance against the measure. He pro-tested, however, against this opposition to the first reading of the bill.

Mr. Thomas served notice that he would oppose to the last ditch the Capitol ap-propriation until the schools and other institutions of the State had been pro-vided for. The bill was given its first reading and then passed by until to-

HOUSE BILLS PASSED. amend and re-enact section 458 of the Code.
To amend and re-enact section 504 of

To empower the board of supervisors of Boictourt county to contribute money to the erection of a Confederate monu-

ment.
To amend section 2967 of the Code.
SENATE BILLS PASSED.
To empower judges of Circuit and Corporation Courts to hear testimony and quash attachements; what defense may be made: when motion to quash heard;

made; when motion to quash heard; judgment of the court upon its merits, Authorizing certain courts to make an-mual allowance for separate clerks. To amend sections 2 and 3 of chapter 5 of

2 and sections 40 and 63 of chapter 5 of the act concerning corporations. To regulate the sale of cocaine. The other bills on the calendar were

read and then passed by until to-morrow, when they will come up for their third reading.
INTRODUCED AND REFERRED,
These bills were offered and referred to

committees: By Mr. Patteson: To provide for th

committees:

By Mr. Patteson: To provide for the election of United States senators by primary elections.

Mr. Chapman: To amend and re-enact the first section of an act entitled an act to incorporate the Greene Humane Society and for other purposes, passed March 15, 1851, approved March 29, 1875.

Mr. Shackelford: In relation to fish ladders on the Rapidan River between the countles of Culpeper, Orange and Madison.

Mr. Shackelford: To require any person, firm or corporation employing large bodies of laborers to have them regularly inspected by the Board of Health of the countles in which they are located.

Mr. Byars: To amend, revise and renact sections 19, 25 and 28 of the charter of the town of Pocahontas, in Tazewell county, Va. well county, Va. The House.

The House was called to order at noon by Speaker Ryan and there was no

by Speaker Ryan and there was no prayer. The Committee for Courts of Justice The Committee for Courts of Justices reported that with certain amendments the Jordan oyster bill will be constitutional, and Mr. Lee, on behalf of himself and four of his colleagues, submitted a minority report declaring the measure unconstitutional.

BILLS INTRODUCED.

The following bills were offered and referred:

The following bills were offered and referred:

By Mr. H. C. Lowry: To require corporations employing large bodies of men to have them vaccinated.

My Mr. Bowman: To provide a new charter for the town of Vinton.

By Mr. Lambeth: To amend the law in relation to securing jurors for the trial of causes against cities so as to place the discretion of getting them from elsewhere with the court.

By Mr. Gray: To amend the law in relation to the entry of judgments.

By Mr. Churchman: To authorize the Circuit Court to name assistant commissioners of accounts.

By Mr. Sydnor: To provide compensation for members of county boards of health.

By Mr. Jennings: A petition from the Retail Merchants' Association of Lynch-

In relation to exemptions.

By Mr. Kelley: To codify the present laws in relation to the commitment of minors to the Virginia Prison Association,

By Messrs, Wood and Cardwell: To provide for the appointment of commissioners of the revenue by the Circuit Court.

GRAVELY DOG LAW BILL.

Mr. Gravely moved to pass by his bill amending the dog law, which was engrossed on Friday, and this motion was opposed by Mr. Lee, of Fairfax, and oth-Mr. Green spoke earnestly against the

Henry county did not pay a single cent of dog taxes. The House rejected the moof the role of the first of the

SPECIAL LOW BATES TO NEW OR-LEANS, MOBILE AND PENSACOLA,

Via Southern Rallway, Account Mardi Gras Carnivals Febru-

Account Mardi Gras Carnivals February 10-16, 1904.
On account of the above occasions the Southern Railway will sell special tickets to New Orleans, Mobile and Pensacola nt rate of one-fare, plus twenty-five cents, for the round trip. Tickets on sale February 9th to 15th inclusive with return limit February 20th with privilege of extension to March 5th upon deposit with joint agent at destination and payment of 50 cents. Through Pullmans and Day Coaches with Southern Railway Dining-Cars, the service of which is maintained at the highest standard. For information apply to nearest ticket agent. C. W. WESTBURY, D. P. A.

WHO IS WHO? Read the ads in this paper and wait for particulars. Fifty dollars in gold.

WHO IS WHO?

CASTORIA The Kind You Have Always Bought

Bears the Signature of Chart H. Flitcher.

WHO IS WHO? Fifty dollars in gold to be given by The Times-Dispatch in prizes. Make yourself familiar with the advertisers in The Times-Dispatch, if you would win. The details of the contest will be announced shortly.

WHO IS WHO? Read the ads in this paper and wait for particulars. Fifty dollars in gold.

HALF RATES TO ATLANTA, GA., AND RETURN VIA SOUTHERN RAILWAY.
On February 20th and 21st the Southern Railway will sell special tokets to Atlanta and return at one fare, plus 25 cents, for the round trip, with return limit February 27th, with privilege of extension to March 5th. Round trip from Richmond \$15.75. City Ticket Offices, Nos, 819 and 920 East Main Street, WHO IS WHO?

WHO IS WHO? Wait a few days an read ads. in The Times-Dispatch.



To make valid any disposition of prop-To make valid any disposition of property in perpetuity for the maintenance or care of cemeleries, cemetery lots, monuments, and other erections, and authorizing cemetery companies or trustees holding title to cemeteries or burial grounds to take and hold any property according to the terms of the grant, better the control of the grant, because of tit. mest devise or gift.

IMPORTANT MEETINGS.

Much Business at the City Hall During the Week.

There are not a great, many municipal meetings scheduled for the coming week at the City Hall, but they are all of infinite importance.

The meetings are as follows:
Committee on Finance and Electricity, E. M. to-morrow.
Water Committee, 5 P. M. Tuesday,
Board of Aldermen, 8 P. M. Monday, in regular session.

The Finance Committee will continue their hearings on the budget, and Electricity will have up some interesting matters.

ters.
The Water Committee will report finally on the dectrolysis matter, and the Board will dispose of routine work, and concur in the action of the lower branch or the proposed new bond issue.
Other meetings than these will prabably be held during the week.

APPOINT COMMISSIONERS. Messrs. Cardwell and Wood Of-

fer Impotant Bill. In the House yesterday Captain W. D. Cardwell, of Hanover, and Hon, J. Hunton Wood, of Rappahannock, offered jointly a bill which has for its object the

Jointly a bill which has for its object the conferring of the authority of appointing the commissioners of the revenue for the various counties and cities of the State upon the Circuit Courts.

The law at present provides for popular elections, but the Constitution declares that if elected by the people, these officers shall not be eligible for re-election. The bill will likely cause discussion, and it is understood to have some strong backers in both houses. It was referred to the Committee on Counties, Cities and Towns, and that body will no doubt fix upon an early date for hearing argument upon it.

For the Plaintiff.

It was inadvertently stated in this paper yesterday that in the contested matter of the Security Bank vs. W. Harrison Blair, in the Law and Equity Court on Friday the jury found for the defendant. It should have been stated that the yerdict was for \$600 in favor of the bank.

New Assistant Secretary.

Mr. W. J. Baker, formerly general secretary of the Young Men's Christian Association at Chadron, Neb., succeeds Mr. O. J. Lloyd as assistant secretary in the association here. He arrived in the city last Thursday, and has received a warm waterne.

New Judge Qualifies.

Judge Walter A. Watson, of Notloway, who succeeds the late B. A. Hancock, of the Fourth Circuit, qualified before his long-time friend, Judge John H. Ingram of the Law and Equity Court, yes-Major Courtney Named.

Major A. R. Courtney was yesterday named by Judge Scott, of the Circuit Court of Henrico, a commissioner of chancery for that county.

MASTER PAINTERS LEAVE FOR TORONTO

The Richmond Delegation Will Leave for the North This Morning.

The Richmond delegation to the annual convention of Master Painters, which is to be held in Toronto this week, will leave this morning on the 8 o'clock train. Those in this party will be Messrs, R. L. Peters, J. H. Pyb, A. D. Wharton, A. W. Harrrove, J. C. Seawars and William Jovnes

They will 'reach Canada about 5 o'clock to-morrow afternoon. The convention will be in session several days.

Mr. Peters who is vice-president of the organization, will, probably be chosen president. The Richmond delegation to the annual

HOW TWO BEAUTIFUL WOMEN ESCAPED DREAD CATARRH BY USE OF PE-RU-NA

Catarrh Robs Women of Health and Beauty. Pe-ru-na Makes Women Healthy and Beautiful.



Miss Flora Hauser, No. 1032 South (ersey Street, Indianapolis, Ind.,

"I think I must have been troubled with catarrh ever since I was very young, aggravated each time I caught a cold. This did not prove sufficiently serious to be obnoxious until last winter. Then my head and nose were so ,hing. Peruna was recommended to me by a friend. I used it for four weeks and found to my relief that it cured me. I have not had a bit of trouble since. My head is clear, and I can safely affirm that Peruna cured me."-Miss Flora Hauser.

Hundred of Women Cured by Pe-ru-na of Annoying Catarrh.

DR. HARTMAN has probably done DR. HARTMAN has probably done more than any other physician to-ward popularizing a means of escape from the facial deformities, such as watery eyes, twisted nose, offensive breath, dry cracked lips, due to the ravaging effects of catarrh.

He has made chronic catarrh a lifelong study. His remedy, popularly known as Peruna, is the most famous remedy for catarrh in existence.

Probably there is not a man or woman, boy or girl, within the bounds of the United States that has not heard of Peruna.

By far the largest majority have used Peruna.

The multitude of people that have been

MORE MONEY

FOR CLAIMS

Confederate Officers Recover

Money for Their Side Arms

and Personal Property.

TOO BIG HURRY TO MARRY

Young Virginian Loses His Ap-

pointment as Lieutenant in

Army Owing to His Marriage.

WASHINGTON, D. C., Fleb. 6.-Al-

though it was expressly stipulated in

the terms of the surrender of the Con-

federate army that the officers should

these and their horses were taken by

be allowed to retain their side arms

Federal troops. Senator Bate, of Ten-

nessee, who was one of the most dis-

inguished general officers of the Con-

federacy, went to the War Department

to-day for the express purpose of find-ing out how many claims for side arms

and personal property taken from the officers who had surrendered had been

presented and paid by the government

Quartermaster-General Humphreys in-

formed him that 661 claims had been filed, and that all had been paid but

thirty-four.

The appropriation made for the payment of claims of this character has been almost exhausted, and an additional sum would be asked of Congress.

tional sum would be asked of Congress.
The majority of the claims are from officers who surrendered in Tennessee, Georgia and Kentucky. It is possible that the officers to whom the surrender of these officers was made did not understand the terms agreed upon by the commanders-in-chief of the two armies.

RILLED OUT.

UNNA DEFINES A CAUSE.

No Woman A flicted With Catarrh Can be Either Beautiful or Altractive Miss Flora Hauser.

Miss 'Amanda Johnson, Fairchild, Wis., writes: "I write to tell you how much Peruns, benefited me, For

number of years I had pain in my head around my eyes, and A thought it was because my eyes needed treatment.

so I went to an oculist and had glasses fitted to my eyes and wore them for some time, but felt no relief whatever In fact, I felt worse than before, and came to the conclusion that the trouble was not with my eyes, but with my head and that it must be catarrh. As so many of my

friends had used Peruna with benefit for this trouble, I thought I would try it. I was not sorry that I did so, for

in a short time I began to improve, and in four weeks my eyes were in splendid condition, my general health was much

improved and all the catarrh of the head was gone. I was

glad to get rid of this trouble and am glad to endorse such

a good medicine as Peruna."-Miss Amanda Johnson.

Many a girl has regained her faded | fastened itself in some part of the sysbeauty, many a matron has lengthened using Peruna, Peruna produces clean mucous mem- the different organs of the body. Thus

a perfect complexion.

The women have not been slow to dis-The women have not been slow to discover that a course of Peruna will do more toward restoring youthful beauty than all the devices known to Science. While it is true that Peruna cures catarrh wherever located, yet it is advisable for everyone to use Peruna as a preventive and not wait until catarrh has Hartman Sanitarium, Columbus, C.

Peruna acts quickly and beneficially on the inflamed mucous membranes lining

branes, the basis of facial symmetry and it will cure catarrh wherever located. If you do not derive prompt and satisfactory results from the use of Peruna,

Veterinary Examiners.

private life if he has a wife. This rule was set aside during the Spanish war, but it is now in full force, as a young man, said to be from Virginia, has recently discovered to his sorrow.

A few weeks ago, he was designated, along with a number of other young men to take the examination for commission as second leutenant. He had received a military education, and thought there was no doubt of his passing the examination with ease. So he made the young lady to whom he nad been engaged for some time name the day and he was married before his commission arrived. Secretary Root learned of the ceremony, and though he was urged to waive the rule against the appointment of married men to the service, he refused, and the young man has now found that he has cut off all chance of pursuing a military career.

The following couples were licensed to wed here to-day:
Edward Davis and Janie Herring, both of Greene county, Va.

Itwirt Wark and Lucy Goodman, both four years:
Dr. Thomas Frazer, Richmond; Dr.
H. S. Willis, Rapidan; Dr. H Bannister,
Roanoke; Dr. H. S. Drake, Leesburg; Dr.

of Greene county, Va. [Wirt Wark and Lucy Goodman, both of Hanover county.

EAGLES' ANNIVERSARY. Governor, Mayor and Other Dignitaries to be Present.

A committee of Dixie Aerie Eagles, con sisting of William Reinheimer, E. R. Fuller and John B. Bliley, waited upon Governor Montague and Mayor Taylor yesterday and extended to them invitations to attend the anniversary celebration Wednesday March 23d.

tion Wednesday, March 23d.

Appropriate exercises will be held and an entertainment is to be given at the Bijou Theatre at 2:30 P. M. and a banquet at Murphy's at 9 o'clock.

Both Governor Montague and Mayor Taylor accepted the invitation and will

This announcement will be most grati-fying to all concerned, and a grand suc-Cess is assured.

Other notables to attend include Congressman Timothy D. Sullivan, president of the order; Congressman Sulzer and Senator Grady, of New York, and others prominent in public life, and lead-

MILITARY BANQUET. Officers of Company Entertained at Onesty & Bonini's.

ing State officers of the order.

armles,

Marriage is not a legal obstacle to an appointment to a commissioned officer's place in the army, but in recent years it has been the invariable practice of the War Department not to allow a man to be commissioned from A banquent was given Friday night a Onesty & Bonini's in honor of the election Onesty & Bonini's in honor of the election of Captain King, First Lieutenant Brady and Second Lieutenant Weston, of Company A, Richmond Grays. All the delicacles of the season was served and all spent an enjoyable evening. After many speeches the boys returned to their homes feeling very much benefited by the occasion, wishing the officers and caterers many happy years of success. European Skin Specialist Says Dandruff many happy years of success.

As guests of the company Major Bos-

sieux. Captain Skipwith, sieux, Captain Skipwith, Company C. Lieutenant Nowell, Company F.; and Lieutenant Boschen, adjutant First Battalion were present.

Judge Dew's Salary.

European Skin Specialist Says Dandruff
is Caused by Parasites.

Upon that theory, proved beyond a
doubt, a cure for dandruff was sought
after. Scientists, chemists, druggists and
physicians all "took a hand" and the
successful issue is the present product
known as "Newbro's Herpicide."

This remedy actually kills the parasites that infest the hair bulb, does its
work most effective and contains not an
atom of substance injurious to anything
clase than the germ alone. Herpicide
causes the hair to grow as nature intended it should, soft and abundant.

Sold by leading druggists. Send 10c, in
stamps for sample to The Herpicide Co.
Detroit, Mich. Owens & Miner Drug Co.
Special Agenta. There is evidently a strong feeling in the Legislature in favor of raising the salary of Judge John G. Dew, the second auditor of the State, from \$1.700 to \$2.5.00 fer year. It is argued that Judge Dew's office is a mighty important one, and that he is a fine officer. He recently rendered the State fine service in connection with Governor Montagus in

bringing about a settlement of the old claims between Virginia and the United States government. A bill is now in the Finance Committee of the House to raise the salary of Judge Dew.

Governor Montague yesterday made the following appointments on the State Board of Veterinary Examiners, to take effect on May 1, 1904, for the term of

S. C. Neff, Staunton.

There are two changes—Dr. Frazer succeeds Dr. T. M. Sweeney, of Richmond, and Dr. Neff, Dr. W. T. Glichrist, of

ABNER ROYCE'S EXTRACTS. ABNER ROYCE'S EXTRACTS.

Miss Sara H. Harvie, of No. 112 South
Third Street, has taken the Richmond
agency of the Abner Royce Company, of
Cleveland, Ohio, and is introducing here
the famous pure fruit extracts of this
company. Her success has been phenomenal, the January order amounting
to \$150. The extracts are the best on the to \$159. The extracts are the best on the market, and sell on sight.

SPECIAL LOW RATES VIA SEABOARD AIR LINE RAILWAY, ACCOUNT OF DEPARTMENT SUPERIN-OF DEPARTMENT SO. EDU-TENDENCE, NATIONAL EDU-CATIONAL ASSOCIATION.

CATIONAL ASSOCIATION.

Atlanta, Ga., February 23-25, 1904.
On account of the above occasion the Seaboard will sell tickets at rate of one first class fare, plus twenty-five (25) cents, for the round trip. Tickets on sale February 21 and 22, 1904, final limit February 27, 1904. On payment of fee of fifty cents to joint agents, on or beere February 27th, tickets may be extended to March 31, 1904. Rate from Richmond, \$15.75. For tickets and other information, apply

to Richmond Transfer Company, ticket office Murphy's Hotel, or Main Street Staton, or

District Passenger Agent, 830 E. Main St., 'Phone 403, Richmond, Va

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